REMARKS

By the present amendment, claims 1 and 4 have been amended to obviate the

examiner's objections thereto and/or to further clarify the concepts of the present invention.

Entry of these amendments is respectfully requested.

In the Office Action, claim 4 was rejected under the second paragraph of 35 USC

§ 112 as being indefinite. Specifically in making this rejection, it was asserted that the

noted phrase in claim 4 was unclear. In response, the phrase has been amended herein

to read "from at least one end of the fuel transporting hose." Accordingly, withdrawal of

the rejection under the second paragraph of 35 U.S.C. § 112 is respectfully requested.

Claims 1-4 were rejected under 35 USC § 103(a) as being unpatentable over

Japanese patent publication 08-216278 in view of Japanese patent publication 9-239807.

In making this rejection, it was asserted that the former publication (the '278 publication)

teaches the entire method for manufacturing a hose as claimed with the exception of

extrusion molding the inner layer without a mandrel. The latter publication (the '807

publication) was then asserted to supply this deficiency. Reconsideration of this rejection

in view of the above claim amendments and the following comments is respectfully

requested.

Serial Number: 09/901,597

OA dated 6/18/03

Amdt. Dated 9/22/03

Before discussing the rejection in detail, a brief review of the presently claimed

invention may be guite instructive. The subject invention as defined by amended claim 1

herein relates to a method for manufacturing a fuel transporting hose having an

intermediate rubber layer and a rubber outer layer sequentially laminated on an outer

peripheral surface of a fluoro rubber inner layer. This method comprises the steps of: co-

extruding fluoro rubber and an intermediate layer rubber material without using a mandrel

to form the intermediate rubber layer on an outer peripheral surface of the fluoro rubber

inner layer; extruding an outer layer rubber material on an outer peripheral surface of the

intermediate rubber layer to form the rubber outer layer and thereby form an unvulcanized

hose having the fluoro rubber inner layer, the intermediate rubber layer and the rubber

outer layer; after the above steps, vulcanizing the unvulcanized hose to form a fuel

transporting hose; and forming a fluorine-modified silicone lubricating layer on an inner

peripheral surface of the fluoro rubber inner layer.

Important features of the presently claimed invention include the following features

(A), (B) and (C):

(A) The fluoro rubber and an intermediate layer rubber material are co-extruded

without using a mandrel to form the intermediate rubber layer on an outer peripheral

surface of the fluoro rubber inner layer.

Serial Number: 09/901,597 OA dated 6/18/03

Amdt. Dated 9/22/03

(B) An unvulcanized hose having the fluoro rubber inner layer, the intermediate

rubber layer and the rubber outer layer is vulcanized to form a fuel transporting hose.

(C) A fluorine-modified silicone lubricating layer is formed on an inner peripheral

surface of the fluoro rubber inner layer.

With regard to feature (A), the present invention manufactures a fuel transporting

hose without the use of a mandrel so that it becomes unnecessary to pull out the mandrel

by water pressure. It also becomes unnecessary to consider pressure resistance in pulling

out the mandrel by water pressure. Therefore, the method of the present invention can

significantly reduce manufacturing costs, equipment costs and material costs, in

comparison with conventional methods which do use a mandrel.

With respect to feature (C), a fluorine-modified silicone lubricating layer is formed

on the inner peripheral surface of the fluoro rubber inner layer in accordance with the

method of the present invention. Thus, the present invention is superior in all

characteristics including insertability, sealability and pull-out resistance. It is submitted that

the subject method, and the specific features and advantages thereof, are not taught or

suggested by the cited Japanese patent publications, whether taken singly or in

combination.

More particularly, the cited '278 Japanese publication discloses "a method of

manufacturing a hose comprising the steps of: extrusion molding an unvulcanized fluoro

rubber on the surface of a mandrel; vulcanizing the unvulcanized fluoro rubber to form a

hose having a fluoro rubber inner layer; and coating a fluoro-modified silicone lubricant

solution on an inner peripheral surface of the fluoro rubber inner layer to form a lubricating

layer." However, the method of the present invention include the important feature that

fluoro rubber and an intermediate layer rubber material are co-extruded without using a

mandrel. As mentioned above, the subject method which does not use a mandrel has the

important effects in that manufacturing costs, equipment costs and material costs can be

significantly reduced, in comparison with conventional methods that use a mandrel. There

is no teaching or suggestion in the '278 Japanese publication regarding such characteristic

features of the subject invention and resultant important effects. It is submitted that these

teaching deficiencies are not supplied by the '807 Japanese patent publication.

More particularly, the cited '807 Japanese publication discloses a method for

producing a multilayered hose including a resin layer and a rubber layer being in a mutually

close contact state by using an extrusion molding machine. The disclosed method

comprises extrusion-molding the multilayered hose by degassing the gap between the

resin layer and the rubber layer to extrude both layers from the die head of the extrusion

molding machine in a mutually close contact state.

And: 24.04 0/22/00

to the rubber layer without using a mandrel, but, according to the disclosed method, it is

Thus, the '807 Japanese publication describes a method for adhering the resin layer

necessary to degas the gap between the resin layer and the rubber layer. Such a

degassing process requires special equipment, for example, a vacuum device 10 and the

like as shown in Fig. 1 of the publication, as well as an additional and special step of

adjusting the degree of vacuum by degassing and the like. In distinct contrast, the method

of the presently claimed invention, as stated above, has a characteristic feature that fluoro

rubber and an intermediate layer rubber material are co-extruded without using a mandrel

to form the intermediate rubber layer on an outer peripheral surface of the fluoro rubber

inner layer.

In summary and as described above, a method for manufacturing a fuel transporting

hose according to the present invention differs from a method for adhering a resin layer to

a rubber layer according to the '807 Japanese publication in that, among other things, the

rubber materials are co-extruded without using a mandrel. As such, the method of the

present invention does not require the special equipment such as a vacuum device and the

like as well as the special step of adjusting the degree of vacuum by degassing, since it is

not necessary to degas the gap between the resin layer and the rubber layer. Further,

there is no teaching or suggestion in the '807 Japanese publication concerning the

presently claimed feature that a fluorine-modified silicone lubricating layer is formed on an

inner peripheral surface of the fluoro rubber inner layer, and the unique effects obtained

Serial Number: 09/901,597 OA dated 6/18/03

Amdt. Dated 9/22/03

thereby.

It is further submitted in support of the patentability of the subject invention over the

teachings of the cited publications is that these publications provide no suggestion to

motivate one of ordinary skill in the art to combine their teachings in the manner proposed

in the Action. It is well established principle of U.S. patent practice that the prior art must

contain some suggestion for combination since, without such, any combination is pure

speculation on the part of the examiner and is based on a prohibited hindsight

reconstruction from applicants' own disclosure.

For the reasons stated above, withdrawal of the rejection under 35 U.S.C. § 103(a)

and allowance of claims 1 through 4 as amended over the cited publications are

respectfully requested.

In view of the foregoing, it is submitted that the subject application is now in

condition for allowance and early notice to that effect is earnestly solicited.

In the event this paper is not timely filed, the undersigned hereby petitions for an

appropriate extension of time. The fee for this extension may be charged to Deposit

Account No. 01-2340, along with any other additional fees which may be required with

respect to this paper.

Serial Number: 09/901,597 OA dated 6/18/03 Amdt. Dated 9/22/03

Respectfully submitted,

ARMSTRONG, WESTERMAN & HATTORI, LLP

Donald W. Hanson V Attorney for Applicants Reg. No. 27,133

Atty. Docket No. 010760 Suite 1000,1725 K Street, N.W. Washington, D.C. 20006 (202) 659-2930 DWH/rab 23850

PATENT TRADEMARK OFFICE